

MEMO ENDORSED

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 6/12/2017

LLOYD K GARRISON (1946-1991)
RANDOLPH E PAUL (1946-1956)
SIMON H RIFKIND (1950-1995)
LOUIS S WEISS (1927-1950)
JOHN F WHARTON (1927-1977)

UNIT 3601 OFFICE TOWER A BEIJING FORTUNE PLAZA
NO 7 DONGSANHUA ZHONGLU CHAOYANG DISTRICT
BEIJING 100020 PEOPLE'S REPUBLIC OF CHINA
TELEPHONE (86-10) 5928-6300

12TH FLOOR HONG KONG CLUB BUILDING
3A CHATER ROAD CENTRAL
HONG KONG
TELEPHONE (852) 2846-0300

WRITER'S DIRECT DIAL NUMBER

202-223-7321

WRITER'S DIRECT FACSIMILE

202-204-7393

WRITER'S DIRECT E-MAIL ADDRESS

janderson@paulweiss.com

ALDER CASTLE
10 NOBLE STREET
LONDON EC2V 7JU U K
TELEPHONE (44 20) 7367 1600

FUKOKU SEIMEI BUILDING
2-2 UCHISAIWAICHO 2-CHOME
CHIYODA-KU TOKYO 100-0011 JAPAN
TELEPHONE (81-3) 3597-8101

TORONTO-DOMINION CENTRE
77 KING STREET WEST SUITE 3100
PO BOX 226
TORONTO ONTARIO M5K 1J3
TELEPHONE (416) 504-0520

500 DELAWARE AVENUE SUITE 200
POST OFFICE BOX 32
WILMINGTON DE 19899-0032
TELEPHONE (302) 655-4410

June 9, 2017

Via ECF and Hand

Hon. Valerie E. Caproni
United States District Judge
United States District Court for the
Southern District of New York
Thurgood Marshall U.S. Courthouse
40 Foley Square, Courtroom 443
New York, NY 10007-1312

Re: *Exxon Mobil Corp. v. Healey & Schneiderman*, 17-cv-2301-VEC

Dear Judge Caproni:

On behalf of Plaintiff Exxon Mobil Corporation ("ExxonMobil"), we respectfully request leave to file a consolidated brief of no more than 40 pages opposing the motions to dismiss filed and briefed separately by Attorneys General Eric Schneiderman and Maura Healey (the "Defendants"). ExxonMobil has conferred with the Defendants, who do not object to this application.

In its April 24, 2017 order, this Court "encourage[d] Plaintiff to file a consolidated brief" in response to the Defendants' separately filed motions to dismiss and invited ExxonMobil to "seek leave" to submit a "consolidated responsive brief in excess of the otherwise applicable page limit." (ECF No. 198 at 1 n.1.) Filing a consolidated opposition to both Defendants' motions, rather than two separate briefs, will streamline the briefing, facilitate an organized discussion of the points raised in Defendants' respective briefs, and avoid potential redundancies in addressing those issues that share a common set of facts.

PARTNERS NOT RESIDENT IN WASHINGTON

MATTHEW W ABBOTT*
EDWARD T. ADLER*
JACOB A ADLERSTEIN*
ALLAN J ARFFA
ROBERT A ATKINS*
SCOTT A BARSHAY*
JOHN F BAUGHMAN*
LYNN B BAYARD*
MITCHELL L BERG*
MARK S BERGMAN
DAVID M BERNICK*
BRUCE BIRENBOIM*
H CHRISTOPHER BOEHNING*
ANGELO BONVINO*
JAMES L BROCHIN
DAVID W BROWN*
SUSANNA M BUEGEL*
JESSICA S CAREY*
JEANETTE K CHAN*
GEOFFREY R CHEPIGA*
ELLEN N CHING*
WILLIAM A CLAREMAN*
LEWIS R CLAYTON
JAY COHEN
KELLEY A CORNISH*
CHRISTOPHER J CUMMINGS*
THOMAS V DE LA BASTIDE III*
ARIEL J DECKERBAUM*
ALICE BELISLE EATON*
ANDREW J EHRLICH*
GREGORY A EZRING*
LESLIE GORDON FAGEN
ROSS A FIELDSTON*
BRAD J FINKELSTEIN*
BRIAN P FINNEGAN*
ROBERTO FINZI*
PETER E FISCH*
ROBERT C FLEDER*
MARTIN FLUMENBAUM
ANDREW J FOLEY*
HARRIS B FREIDUS*
MANUEL S FREY*
ANDREW L GAINES*
MICHAEL E GERTZMAN*
ADAM M GIVERTZ*
SALVATORE GOGLIORMELLA*
NEIL GOLDMAN*
CATHERINE L GOODALL*
ERIC GOODISON*
CHARLES H GOOGE JR*
ANDREW G GORDON*
UDI GROFMAN*
NICHOLAS GROOMBRIDGE*
BRUCE A GUTENPLAN*
GAINES GWATHMEY III*
ALAN S HALPERIN*
JUSTIN G HAMILL*
CLAUDIA HAMMERMAN*
BRIAN S HERMANN*
MICHELE HIRSHMAN*
MICHAEL S HONG*
DAVID S HUNTINGTON*
AMRAN HUSSEIN*
LORETTA A IPPOLITO*
JAREN JANGHORANI*
BRIAN M JANSON*
JEH C JOHNSON
MEREDITH J KANE*
ROBERTA A KAPLAN*
BRAD S KARP*

*NOT AN ACTIVE MEMBER OF THE DC BAR

PATRICK N KARSNITZ*
JOHN C KENNEDY*
BRIAN KIM*
DAVID M KLEIN*
ALAN W KORNBERG
DANIEL J KRAMER*
DAVID K LAKHDHIR
STEPHEN P LAMB*
JOHN E LANGE*
GREGORY F LAUFER*
BRIAN C LAVIN*
DANIEL J LEFFELL*
XIAOYU GREG LIU*
JEFFREY D MARELL*
MARCO V MASOTTI*
EDWIN S MAYNARD*
DAVID W MAYO*
ELIZABETH R MCCOLM*
ALVARO MEMBRILLERA*
CLAUDINE MEREDITH-GOUJON*
WILLIAM B MICHAEL*
JUDIE NG SHORTELL*
CATHERINE NYARADY*
BRAD R OKUN*
KELLEY D PARKER*
VALERIE E RADWANER*
CARL L REISNER*
LORIN L REISNER*
WALTER G RICCIARDI*
WALTER RIEMAN*
RICHARD A ROSEN*
ANDREW N ROSENBERG*
JACQUELINE F RUBIN*
RAPHAEL M RUSSO*
ELIZABETH H SACKSTEDER*
JEFFREY D SAFERSTEIN*
JEFFREY B SAMUELS*
DALE M SARRO
TERRY E SCHIMEK*
KENNETH M SCHNEIDER*
ROBERT B SCHUMER*
JOHN M SCOTT*
STEPHEN J SHIMSHAK*
DAVID R SICULAR*
MOSES SILVERMAN
STEVEN SIMKIN*
AUDRA J SOLOWAY*
TARUN M STEWART*
ERIC ALAN STONE*
AIDAN SYNNOTT*
RICHARD C TARLOWE*
MONICA K THURMOND*
DANIEL J TOAL*
LIZA M VELAZQUEZ*
LAWRENCE G WEE*
THEODORE V WELLS, JR
STEVEN J WILLIAMS*
LAWRENCE I WITDORCHIC*
MARK B WLAZLO*
JULIA TM WOOD
JENNIFER H WU*
BETTY YAP*
JORDAN E YARETT*
KAYE N YOSHINO*
TONG YU*
TRACEY A ZACCONE*
TAURIE M ZEITZER*
T ROBERT ZOCHOWSKI JR*

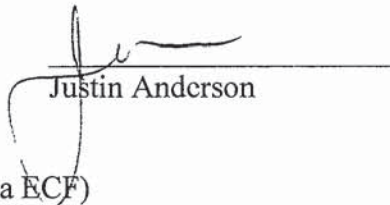
Hon. Valerie E. Caproni

2

The Defendants have submitted briefs in support of their motions to dismiss that total 50 pages in length. Were ExxonMobil to file separate briefs, it too would be entitled to 50 pages of briefing, but those briefs would likely contain redundant discussions of the factual background, ripeness, and certain aspects of *Colorado River* abstention. Nevertheless, substantial portions of the Defendants' respective briefs are not redundant, including sections on preclusion, personal jurisdiction, and aspects of *Colorado River* abstention. ExxonMobil would be hard-pressed to address all the issues presented in both briefs within the otherwise applicable limit of 25 pages. We therefore request an enlargement of 15 pages so that all issues raised by the Defendants can be adequately addressed in a single brief of no more than 40 pages, which is 10 pages fewer than the combined total of the Defendants' briefing.

For the foregoing reasons, ExxonMobil respectfully requests that it be allowed to respond to the Defendants' respective motions to dismiss in a single consolidated brief of no more than 40 pages.

Respectfully submitted,


Justin Anderson

cc: All Counsel of Record (via ECF)

Application GRANTED.

SO ORDERED.



HON. VALERIE CAPRONI
UNITED STATES DISTRICT JUDGE

6/12/2017